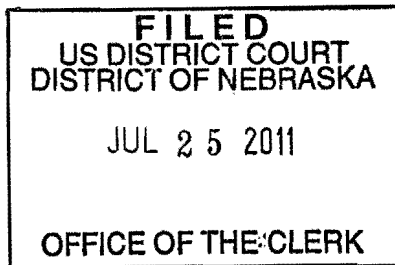


IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

PRO SE CIVIL COMPLAINT



Case No. 4:11cv3125
(the court will assign a number)

I. CASE CAPTION: Parties to this Civil Action:

Pursuant to Fed. R. Civ. P. 10(a), the names of all parties must appear in the case caption.
The court will **not** consider a claim against any defendant who is not listed in the caption.

A. Plaintiff(s) Name(s):

Address(es): ^{# 50?} Telephone No. (only if
545 N. Ruler St. you are NOT a prisoner)
Hot Springs

now > Wayne Terrell Jones SD 57747 605-745-3626
then > Shirley E. Techever Same Same

B. Defendant(s) Name(s):

Address(es) If known:

Dean S. Forney, Att. Adrian, Ne

(Attach extra sheets if necessary.)

STATE OF SOUTH DAKOTA

IN CIRCUIT COURT

COUNTY OF SHANNON

FILED

SEVENTH JUDICIAL CIRCUIT

DEC 12 2003

IN THE MATTER OF THE CHANGE OF NAME OF SUZETTE ELIZABETH TSCHACHER TO WAYA TSALAGI JONES

SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM
7TH CIRCUIT CLERK OF COURT

CIV. 02-90(S)

By

ORDER CHANGING NAME

*

*

*

The above-entitled matter having come on regularly to be heard before the Court in the courtroom of the Fall River County Courthouse in Hot Springs, South Dakota on the 12th day of December, 2003, at 2:00 o'clock p.m.

The petitioner being personally present and with her counsel, Michael P. Ortner, and this Court having heard the testimony of the petitioner and having examined the filed herein and the Court finding that notice of the hearing has been given as required by SDCL 21-37-4 and that the allegations of the petition are true and that there exists proper and reasonable cause for changing the name of the petitioner,

NOW, THEREFORE, the Court being fully advised in the premises does hereby:

ORDER that the legal name of Suzette Elizabeth Tschacher, born January 10, 1948 in Waco, Texas is hereby changed to the name of Waya Tsalagi Jones.

Dated this 12th day of December, 2003.

BY THE COURT:

John J. Delaney
JOHN J. DELANEY
CIRCUIT COURT JUDGE

ATTEST

Carol E. Foster
Carol E. Foster
Clerk of Courts
(SEAL)

State of South Dakota - Seventh Judicial
County of Fall River - Circuit Court
I hereby certify that the foregoing instrument
is a true and correct copy of the original as
the same appears on record in my office this

DEC 15 2003

CAROLE E. FOSTER
Clerk of Courts, Fall River County

By _____ Deputy

II. STATEMENT OF CLAIM(S)

State briefly the facts of your claim. Describe how each defendant is involved. You do not need to give legal arguments or cite cases or statutes. Use as much space as you need to state the facts. (Attach extra sheets if necessary.)

A. When did the events occur?

Dec 23, 1981

B. What happened?

Att. L. P. Dobrowsky was and did Deliberately
Deceive "Bret Tschacker" when he
"advised" him, in private, to plead guilty
"If you plead guilty, it will go easier
on you". Sept 22-81 - Oct 20-81

Then in December Att. Forney
took over Mr. Tschacker's defense
while, "He knew", that now the
Prosecuting Attorney was L. P. Dobrowsky
"who had" Prior Knowledge of Mr. Bret
Tschacker's case! Illegal! He knew
about the Pardon!

1

II. STATEMENT OF CLAIM(S) (continued)

Nebraska State Judge R. Moran, who gave Bret Tschacher a Court Ordered Pardon \leftrightarrow was Repeatedly "Discredited" by, Judge Silbermann, Atorney, At. Dobrovolsky, Judge Kopf, Steven Russell, John Vander-Slice, At., State Trooper J. Digmann, and the dispatch personnel on duty. Also Trooper Downing #255..

In 1984 Judge R. Moran had Full Authority to write and give a Full Pardon to "anyone" in his Court! The "Brady Bill" when into effect AFTER, in Late of 1999 (Sept). Even so, This Pardon, Should not be Seperated from the Courts - Any Court! These people, "all" knew about this Pardon! Mr. Tschacher was NOT / IS NOT a Felon \rightarrow Not Then and Certainly Not Now!

2)

II. STATEMENT OF CLAIM(S) (continued)

Why? having knowledge of the Law,
 After Bret's Grandfather died and
 After Judge R. Moran died - who gave
 the Pardon - And Both - were Mason's
 Did "They All" suddenly, turn on Bret
 Teckrocker, his wife, home, there, like
 why? Money? More Power? And to Totally
 Ignor^{and} to Discredit a Judge of
 Nebraska - who is dead & can no
 longer speak for himself - How sick
 & distasteful is That!?!

III. STATEMENT OF JURISDICTION

Check any of the following that apply to this case (you may check more than one):

☐ United States or a federal official or agency is a party

☒ Claim arises under the Constitution, laws or treaties of the United States

☒ Violation of civil rights

☐ Employment discrimination

☐ Diversity of Citizenship (a matter between citizens of different states in which the amount in controversy exceeds \$75,000)

☐ Other basis for jurisdiction in federal court (explain below)

IV. STATEMENT OF VENUE

State briefly the connection between this case and Nebraska. For example, does a party reside or do business in Nebraska? Is a party incorporated in Nebraska? Did an injury occur in Nebraska? Did the claim arise in Nebraska?

State of Nebraska Attorney

V. RELIEF

State briefly what you want the court to do for you.

Restore All Rights to Bret Decker
Pay Full Restitution for 11 years
Retract all false lies, & Speak Truth!
Seal All Records

VI. EXHAUSTION OF ADMINISTRATIVE PROCEDURES

Some claims, but not all, require exhaustion of administrative procedures. Answer the questions below to the best of your ability.

- A. Have the claims which you make in this civil action been presented through any type of administrative procedure within any state or federal government agency?

Yes _____ No X

- B. If you answered yes, state the date your claims were so presented, how they were presented, and the result of that procedure:

- C. If you answered no, give the reasons, if applicable, why the claims made in this action have not been presented through administrative procedures:

Need to File!

VII. ARE YOU REQUESTING TRIAL BY A JURY OR BY A JUDGE? (check one):

JURY

/

JUDGE

VIII. VERIFICATION

I (we) declare under penalty of perjury that the foregoing is true and correct.

Date(s) Executed:

Signature(s) of Plaintiff(s):

7-20-11 Wanya Tsalagi Jones

Note:

IF YOU CANNOT AFFORD TO PAY THE COURT'S FILING FEE UPON THE FILING OF YOUR COMPLAINT, THERE IS A SEPARATE FORM TO BE USED FOR APPLYING TO PROCEED IN FORMA PAUPERIS. Also, if there is more than one plaintiff in the case who wishes to proceed in forma pauperis, each such plaintiff must submit a separate application to proceed in forma pauperis.